FILED

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS PECOS DIVISION

JUN 2 2 2022

11201	PECOS DIVISION	CLERK, U.S. DISTRICT COURT WESTERD DISTRICT OF TEXAS BY
UNITED STATES OF AMERICA)	DEPUTY CLERK
Plaintiff,)	
V.) CAUSE NO. I	P-22-CR-00108-DC
HECTOR FLORES, JR.)	
Defendant.)))	

GOVERNMENT'S FIRST AMENDED EXHIBIT LIST

Ex #	Description	Admitted
1	Weather Data 1 – Persimmon Gap	
2	Weather Data 2 – Persimmon Gap	
3	Weather Data 3 – Panther Junction	
4	Weather Data 4 – Panther Junction	
5	Aerial Map – Big Bend National Park	
6	Aerial Map – U.S./Mexico Border	
7	Fort Stockton Public Library Circulation History	6/21/2
8	Photo - Book	4,0-1,00
9	Fort Stockton Independent School District Records	1./21/2
10	Birth Certificate	(6/\infty)
11	Child Advocacy Center Forensic Video	
12	Photo – Brush Area 1	6/21/2

13	Photo – Brush Area 2	6/21/22
14	Photo – Brush Area 4	6/21/22
15	Photo – Brush Area 5	(0/21/22
16	Photo – Brush Area 6	10/21/22
17	Photo – Brush Area 7	6/21/22
18	Photo – Clothing in Cage	(1/2/1/2)
19	Photo - Cage	6/2/22
20	Photo - Inside of Truck	(4/2/22)
21	Photo – Outside of Truck	(1/21/22
22	Photo – Locks of Hair	6/21/22
23	Photo - Locks of Hair	(0/21/22
24	Photo – Scattered Items 1	(./21/22
25	Photo – Scattered Items 2	6/21/22
26	Photo - Big Bend Magazine	6 62 62
27	Photo – L.F. Encounter	0/30/00
28	Photo – Boat on Rio Grande River	
29	Video – Defendant Deportation back to U.S.	
30	Photo - Truck Rear	6/21/22
31	Photo - Truck Left Rear	(1/21/22
32	Photo - Truck Side	6/21/22
33	Photo – Truck in Brush	12/22
34	Photo - Truck Front	6/21/22

35	Photo – Scattered Items 3	6/21/22
36	Photo – Scattered Items 4	6/1/20
37	Photo – Brush Area 7	661/20
38	Photo - Brush Area 8	6/21/22
39	Photo - Camping Site	6/21/22
40	Photo – Defendant	6/21/22
41	Photo – LF Close	6/21/2
42	Photo – LF from Distance	6/21/22
43	Photo - LF	(c/21/22

Respectfully submitted,

ASHLEY C. HOFF UNITED STATES ATTORNEY

/s/ Scott V. Greenbaum
Scott V. Greenbaum
Assistant United States Attorney

CERTIFICATE OF SERVICE

I hereby certify that on the 20th day of June 2022, a copy of this document was filed via the CM/ECF System which will then serve the following Defense Counsel, Shane O'Neal.

/s/ Scott V. Greenbaum Assistant United States Attorney